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Journal - Office of Legislative Counsel Wednesday - 30 July 1969

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25X1	7. Talked to Mr. John Clarke, OPPB, who	
20/(1	that the Bureau of the Budget has not cleared the reserve	
	withdrawal letter pending review by BOB General Counsel. Mr. Clarke	
	expects clearance within the next day or two.	
25X1	10. Talked to Mr. Jay Sourwine, Chief	
	Counsel, Senate Internal Security Subcommittee, as a followup to his	
25X1A	earlier conversations with and advised that the Agency would	
05)/40	have no objections to his advising the Attorney General of contacts with the Agency on the case. I noted again that contact by the Sub-	
25X1C	would in all probability result in a	
	routine request from the Department of Justice to the Agency for imorma-	
25X1C	Mr. Sourwine thanked me for our advice and	
23/(10	reiterated that he just wanted to be sure he would not be breaching any	
	confidences in the process of referring the matter of entry	25X1C
	into the United States to the Attorney General.	
25X1	Talked to Miss Lois G. Myers, on	
20/(1	of the Position Classification Subcommittee of the House Post Office	
	1 C. 11 Committee who advised that the Subcommittee is constant and	
	to tevise me position crass-	
	of the Federal Covernment. Univa short hearing war at	
	next week. Two witnesses, Mr. Hampton of the Civil Service Commission	
	and Mr. Jones of the Bureau of the Budget, have been invited to appear on 5 and 6 August. The calendar is so filled from that date until recess that no	25X1A
	and 6 August. The calendar is so fined from that all the fall. (See Journal item of time is available for further hearings until the fall. (See Journal item of	
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:	JOHN M. MAURY	7
	Legislative Counsel	•
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25X1A	cc: Ex/Dir-Compt	
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	Mr. Houston	
	Mr. Goodwin DD/S&T	
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#### **JOURNAL**

#### OFFICE OF LEGISLATIVE COUNSEL

Thursday - 24 July 1969

STATOTHR	Talked to Miss Elizabeth Peacock, on the staff of Representative Leonor K. Sullivan (D., Mo.), concerning Representative Sullivan's inquiry of 16 July concerning "CIA checking on loyalty." Advised Miss Peacock that the Agency is not involved in loyalty checks on aliens. Also advised that the Department of Army would be the appropriate agency if Representative Sullivan desired to make further inquiry into the matter. Miss Peacock stated her appreciation
	for the assistance provided in this case and advised that no written response to Representative Sullivan's letter would be necessary.
25X1	Talked to Mr. Roy Banner, General Counsel, NSA, and brought him up-to-date on the Director's appearance before the Ervin Subcommittee on S. 782. Mr. Banner noted that he had been in contact with Mr. Bray, House Post Office and Civil Service Committee staff, during the week and that there appears to be no change in the situation in that Committee.
25X1	Received a call from Roy Banner, General Counsel, NSA, who advised that Chairman James Hanley, House Post Office and Civil Service Subcommittee on Position Classification, had forwarded a letter to General Carter advising that he is introducing legis- lation to bring all agencies of the Government under a single position classi- fication system and is soliciting NSA's comments. Mr. Banner was interested in whether the Agency had received a similar letter. After checking I advised that so far no such letter had been received.
25X1	4. Received a call from Mr. Dan Perry, Legislative Analyst, Bureau of the Budget, concerning the Agency's report on H.R. 4665, a private bill for the relief of USAR, 25X1A a former Agency contract employee. (See Memorandum for the Record.)

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25X1	Accompanied the Director, Colonel White, and Mr. Houston to an appearance before Senator Ervin's Subcommittee on Constitutional Rights re S. 782.		
25X1	6. Joined Messrs. (DIA) and 25X1A Robert Wiser (DOD/OSD/DDR&E) in briefing Senator John Sherman Cooper on Soviet Y-class submarine production in response to his queries to the Director and Secretary of Defense. See Memo for the Record.		
25X1	after heleft Senator Ervin's Subcommittee on Constitutional Rights. He characterized the situation as a toughy. It was his observation that Senator Ervin has his ideas and he is firm in them. He noted that Senator Ervin is highly reputed in the Senate and that he will be given credit when the bill goes back to the floor for having looked into the matter very thoroughly. Senator Hruska does not believe that Senator Ervin will change his position and does not believe that there is any real possibility of amendment on the floor of the Senate. On the merits he noted that the provisions of this bill pose a real problem and, as in the Namath case, he personally is in agreement that the employer should be the judge of the employee's conduct. In parting he suggested if we had any further ideas to come by to see him. I thanked the		
25X1	Met with Mr. B. B. Bray, Associate Staff Director, House Post Office and Civil Service Committee, and advised him that the Director had appeared before Senator Ervin's Subcommittee on Constitutional Rights this morning. Mr. Bray advised that Representative David Henderson's (D., N.C.) bill is available on the back burner whenever he decides to put it in the hopper. Mr. Bray does not have a copy but once again advised that should it be needed it will provide adequately for the Agency's needs. He gave the impression that he feels it is good that the		

this might well be helpful if the matter does come to issue again in the House. Mr. Bray also advised that the Manpower and Civil Service Subcommittee had unanimously reported the court leave bill in executive session this morning and that in all probability it will be going before the full Committee on Thursday.

Agency is continuing to note its opposition to S.782 in the Senate and that

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